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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
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7590 10/20/2004			EXAMINER		
HEWLETT-PACKARD COMPANY			SCHUBERT, KEVIN R		
Intellectual Property Administration P.O. Box 272400			ART UNIT	PAPER NUMBER	
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Please find below and/or attached an Office communication concerning this application or proceeding.



				(A) 1			
		Application No.	Applicant(s)				
		09/823,387	CHENG, LEBIN				
	Office Action Summary	Examiner	Art Unit				
		Kevin Schubert	2137				
Period fe	The MAILING DATE of this communication apports or Reply	pears on the cover sheet wit	h the correspondence addre	:ss			
THE - External control	MORTENED STATUTORY PERIOD FOR REPLING MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1.1 r SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a replo period for reply is specified above, the maximum statutory period ure to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a re y within the statutory minimum of thirty will apply and will expire SIX (6) MONT a, cause the application to become AB	ply be timely filed (30) days will be considered timely. HS from the mailing date of this comm NDONED (35 U.S.C. § 133).	nunication.			
Status							
1)[Responsive to communication(s) filed on 29 M	farch 2001.					
2a) <u></u>		action is non-final.					
3)□							
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)⊠	Claim(s) 1-20 is/are pending in the application						
/	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)□	Claim(s) is/are allowed.						
6)⊠	☐ Claim(s) 1-20 is/are rejected.						
7)	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction and/o	r election requirement.					
Applicat	ion Papers						
9) 又	The specification is objected to by the Examine	er					
-	The drawing(s) filed on 29 March 2001 is/are:		ected to by the Examiner	*.			
,	Applicant may not request that any objection to the						
	Replacement drawing sheet(s) including the correct	•	` ,	1.121(d).			
11)	The oath or declaration is objected to by the Ex	· · · · · · · · · · · · · · · · · · ·					
Priority (under 35 U.S.C. § 119						
_	Acknowledgment is made of a claim for foreign	nriority under 35 H.S.C. &	119(a)-(d) or (f)				
	☐ All b)☐ Some * c)☐ None of:	priority under 55 0.5.0. g	1 13(a)-(a) or (1).				
۵,	1. Certified copies of the priority document	s have been received					
	2. Certified copies of the priority document		onlication No				
	3. Copies of the certified copies of the prior	·	•	ane			
	application from the International Burea	•		.90			
* (See the attached detailed Office action for a list	• • • • • • • • • • • • • • • • • • • •	eceived.				
Attachmer	nt(s)						
	ce of References Cited (PTO-892)		ummary (PTO-413)				
	ce of Draftsperson's Patent Drawing Review (PTO-948)		/Mail Date	:0)			
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date <u>3/29/2001</u> .	6) Other:	formal Patent Application (PTO-15)2)			

Art Unit: 2137

DETAILED ACTION

Claims 1-20 have been considered.

Specification

The disclosure is objected to because of the following informalities: The word "Standard" in the third paragraph of the summary of the invention is erroneously capitalized. Appropriate correction is required.

Claim Objections

10 Claim 8 is objected to because of the following informalities: a grammatical error exists.

The phrase "is conflict" should be replaced by "is in conflict". Appropriate correction is required.

Claim Rejections - 35 USC § 112

2nd Paragraph

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter that the applicant regards as his invention.

Claim 10 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The applicant claims that one of the network types is an abstract type, but it is unclear to the examiner whether the applicant wishes to claim that at least one network type is abstract or exactly one network type is abstract. Appropriate correction is required.

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Art Unit: 2137

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-4,13,15,17,18, and 20 are rejected under 35 U.S.C. 102(b) as being anticipated by Nessett, U.S. Patent No. 5,968,176.

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As per claims 1 and 20, Nessett discloses a method of configuring a network security system comprising:

- a. forming a registry data structure for defining roles within a network (Col 5, lines 27-37):
- b. mapping network security policies to the registry data structure, said network security policies being contained in one or more policy documents stored in machine readable form (Col 4, lines 10-14; Col 24, lines 38-40);
- c. using a document transformation algorithm to transform the policy documents into one or more device-specific configuration documents stored in machine-readable form (Col 4, lines 14-20).

As per claim 2, Nessett discloses the method according to claim 1, further comprising generating instances of the roles and associated security policies, each instance being mapped to physical segments of the network (Col 5, lines 50-56).

Art Unit: 2137

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As per claim 3, Nessett discloses the method according to claim 1, further comprising distributing the device-specific configuration documents to network entities for implementing the network security policies (CoI 3, lines 22-32).

As per claim 4, Nessett discloses the method according to claim 1, wherein the registry data structure comprises a collection of documents that include information regarding the network roles and topology of the network (Col 5, lines 27-37; Col 7, lines 17-20).

As per claim 13, Nessett discloses the method according to claim 1, wherein the security policies are representative of restrictions to be placed on one or more of the network roles in the registry data structure (Col 3, lines 29-40).

The application should note that the management and enforcing of the security policies necessitates that restrictions would have to be placed on one or more network roles.

As per claim 15, Nessett discloses the method according to claim 1, wherein the document transformation algorithm is specific to a network entity utilized for implementing one or more of the security policies contained in the policy documents (Col 9, lines 33-41).

As per claim 17, Nessett discloses the method according to claim 16, wherein the script is specific to a network entity (Col 4, lines 47-55; Col 9, lines 33-38).

As per claim 18, Nessett discloses the method according to claim 16, further comprising a step of selecting a script from among a plurality of scripts, each being specific to a different network entity (Col 4, lines 47-55).

Art Unit: 2137

The applicant should note that Nessett discloses that depending on which script is selected, the topology data structure gives instruction as to which network entities can deal with the script. Thus, various scripts are specific to network entities.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 5-9,11,12,14,16, and 19 are rejected under 35 U.S.C. 103(a).

Claims 5-9,11, and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nessett in further view of The Open Group (The Open Group; "Authentication and Security Services- Introduction to Security Services"; 1997; Pages 44-56). Claims 14 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nessett in further view of Cheung (Cheung, Lee S., Lee T, Song, Tan; Distributed and Scalable XML Document Processing Architecture for E-Commerce Systems; 8-9 June 2000; Proceedings Second International Workshop on Advanced issues of E-Commerce and Web-Based Information Systems). Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nessett in further view of Cheung in further view of Kay (Kay, Michael H; XSLT Programmer's Reference, chapter "XSLT Part 2- How Does XSLIT Transform XML?"; 20 February 2001. Wrox Books).

As per claim 5, the applicant discloses the claim limitation of claim 1, which is met by Nessett, with the following limitation which is met by The Open Group:

Art Unit: 2137

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wherein the registry data structure comprises a hierarchy of network types, each type comprising a definition of a network role;

The Open Group illustrates how using a hierarchy to lay out a registry data structure is an effective way to store information (page 56). The hierarchy as described by The Open Group is an effective way to store information because it allows for mapping of responsibilities between a parent and its children. In this manner it allows information to be managed effectively because the information is arranged structurally. It would have been obvious to one of ordinary skill in the art at the time the invention was filed to combine the ideas of The Open Group with the ideas of Nessett and use a hierarchy of network types to effectively store information.

As per claim 6, the applicant discloses the limitation of claim 5, which is met by Nessett in further view of The Open Group, with the following limitation which is met by Nessett:

wherein each network role is representative of a set of applications to be supported by the network (Col 5, lines 27-37; Col 7, lines 17-20);

Nessett discloses the use of network roles or nodes which have identifying traits such as "the type of security policy that the node is able to enforce, the constructs used to enforce policy... and connection of the node to other nodes in the network" (Col 5, lines 35-38). Nessett shows that network roles or nodes are representative of a set of applications to be supported by the network. Nessett, however, fails to specify the hierarchical framework that these roles or nodes could be placed in. The Open Group provides motivation to use a hierarchy because, as they claim, it is easy to manage data in this format. Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was filed to combine the ideas of Nessett with

Art Unit: 2137

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those of The Open Group to have network roles, which are in a hierarchical fashion, representative of a set of applications to be supported by the network.

As per claim 7, the applicant discloses the claim limitation of claim 5, which is met by Nessett in further view of The Open Group, with the following limitation which is met by The Open Group:

wherein when a parent network type is mapped to a policy contained in one of the policy documents, a child network type of the parent network type inherits the policy;

The Open Group describes a method whereby policies associated with a parent network type are mapped to an inheriting child network type (pages 44-45) for security purposes. It would have been obvious to one of ordinary skill in the art at the time the invention was filed to combine the ideas of The Open Group with the ideas of Nessett and map the policies of the parent network type to the child network type for security.

As per claim 8, the applicant discloses the limitation of claim 7, which is met by Nessett in further view of The Open Group, with the following limitation which is met by The Open Group:

wherein when the child network type is mapped to a policy contained in one of the policy documents that is [in] conflict with the policy inherited from the parent, the policy mapped to the child takes precedence over the policy inherited from the parent;

The Open Group discloses an inheritance system whereby the child type inherits its data, such as its access control list (ACL), from the parent by default. The Open Group goes on to claim that "if any of these ACLs are specified, they override the corresponding default [to the parent]" (page 45). It would have been obvious to one of ordinary skill in the art at the time the

Art Unit: 2137

invention was filed to have combined the ideas of The Open Group with those of Nessett to

Page 8

create a hierarchical system where policies mapped to a child take precedence over those

mapped to a parent if specified so that a user's mapping takes precedence over default

mapping.

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As per claim 9, the applicant discloses the limitation of claim 5, which is met by Nessett in further view of The Open Group, with the following limitation which is met by Nessett:

wherein an instance of one of the network types is mapped to one or more physical network segments and wherein the network type includes a set of data fields for defining the

10 physical network segments:

> Nessett discloses a system whereby security policies are mapped to network devices which enforce the policies: "The multilayer firewall also includes a collection of network devices that are used to enforce the defined policy. The security functions operating in this collection of network devices across multiple protocol layers are coordinated by the policy definition component so that particular devices enforce that part of the policy pertinent to their part of the network" (column 3, lines 34-40). It would have been obvious to one of ordinary skill in the art at the time the invention was filed to combine the ideas of Nessett with the ideas of The Open Group because mapping security policies to network devices is an effective way to maintain security in a system.

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As per claim 11, the applicant discloses the limitation of claim 5, which is met by Nessett in further view of The Open Group, with the following limitation which is met by The Open Group:

Art Unit: 2137

wherein each network type further comprises a data field for identifying a human administrator:

The Open Group discloses a hierarchical model of nodes in a security system whereby a user, or client, can manipulate the nodes by entering certain data which is recognized by the nodes (page 56). It would have been obvious to one of ordinary skill in the art at the time the invention was filed to combine the ideas of The Open Group with those of Nessett so that one can add a data field for identifying a human administrator to the network nodes so that they can be manipulated by a user.

Page 9

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As per claim 12, the applicant discloses the limitation of claim 5, which is met by Nessett in further view of The Open Group, with the following limitation which is met by The Open Group:

wherein each network type further comprises a data field for providing a human readable description of the network type;

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The Open Group discloses a hierarchical structure of nodes in a security system whereby a client can manipulate the system by referring to a node by name (page 56). It would have been obvious to one of ordinary skill in the art at the time the invention was filed to have combined the teachings of The Open Group with the teachings of Nessett to add human readable descriptions to network types.

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As per claim 14, the applicant discloses the limitation of claim 1, which is met by Nessett, with the following limitation which is met by Cheung:

wherein the policy documents are in extensible markup language (XML);

Art Unit: 2137

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Cheung discloses that XML is a good format to use because XML is an open and scalable format for storing and exchanging data. Cheung also writes that XML is a good choice for a distributed and scalable system (Cheung 1 Introduction, 1st paragraph). It would have been obvious to one of ordinary skill in the art at the time the invention was filed to combine the ideas of Cheung with the ideas of Nessett and use XML format for the policy documents.

As per claim 16, the applicant discloses the limitation of claim 15, which is met by Nessett, with the following limitation which is met by Cheung:

wherein the document transformation algorithm includes style sheet language for transformation (XSLT) controlled by a script;

Cheung discloses that XML is a good format to use because XML is an open and scalable format for storing and exchanging data. Cheung also writes that XML is a good choice for a distributed and scalable system (Cheung 1 Introduction, 1st paragraph). Furthermore, Cheung illustrates that XSLT is an efficient way to convert one XML document to another (Cheung 3.1.1 XML Transformation, 1st paragraph). It would have been obvious to one of ordinary skill in the art at the time the invention was filed to combine the ideas of Cheung with the ideas of Nessett and use XSLT to transform XML documents.

As per claim 19, the applicant discloses the limitation of claim 16, which is met by Nessett in further view of Cheung, with the following limitation which is met by Kay:

wherein the device-specific configuration documents are in plain text format.

Kay writes in the first paragraph, "The data structure that results from the first stage can be output as HTML, a text file or as XML...Plain text output allows data to be formatted in the way an existing application can accept". It would have been obvious to one of ordinary skill in

Art Unit: 2137

the art at the time the invention was filed to have combined the teachings of Nessett and Cheung with the teachings of Kay and make the output format for the device-specific

Page 11

Andrew Callwell Andrew Carley

configurations to be plain text so that they are in an acceptable format for the applications.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin Schubert whose telephone number is (571) 272-4239. The examiner can normally be reached on M-F 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Caldwell can be reached on (571) 272-3868.

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